Missouri restriction. ceding year, nor out of Indiana, to find illusthe Black Republican party last year.

volved other than that of the spoils, and those leaders in Congress denounced it with violence who had honestly voted with the party, believing it to be free from corruption, were insetive and lukewarm when the party in the party in the lieutes in Congress denounced it with violence as a violation of the Missouri compact; moreover, doubts were suggested by southern men in its stead. came round. Many who had been thus deceived, boldly voted with the Democracy, safety. On the other hand, it was suggested gave expression to their feelings of opposition the repeal of the Missouri Compromise; but there a man there to burn the dead body of his was doubt whether the legal effects thereof to the new party by casting their ballots was not to revive the Louisiana law of 1803, by wife.

Such is but a brief history of the decline tion of non-intervention in Nebraska from all and a WERSTER to guide its counsels and Douglas. These three gentlemen were the keep it off from the shoals of Abolitionism, it braska bill, from its inception to its final paswas a powerful party. But when these great men died, it lost its Nationality, and died with them. Seward and Greek were the political doctors and sectionalism the median sectionalism the median sectionalism the median sectionalism the median sectional section section its final passes and section section section section its final passes and section cine which produced its death.

party has always kept in view the great po- mise of 1850. itical truth, that its principles and measures could not be truly Democratic unless they were such as subserved the interests of the lowing picture of some of the principal leadwhole Union. Hence it had but one set of ers of Know Nothingism in that State: Power, which, after all, is the distinctive line of demarkation which divides it from opposing parties and factions. This principle, properly carried into effect, can never make kept the Democratic party a truly National 1. A very prominent member of the last Leg-

The divisions of our opponents of the past portant and honorable office, is charged directly year teach this lesson: that where no principle is involved, there can be no union or harmony among those engaged in a political cru- obstacles, if any, are interposed by high offisade for office; that principle is a higher and cial duties to the execution of a bastardy warholier thing than the love of selfish politi- 2. The same gentleman is "threatened" with never be lost sight of, but kept closely in view, by the wnolesome organization of his last year's salary. Much good may it do view, by the wnolesome organizations which him -- but when he has bought her off, how can legislative action : are the aids to secure its triumphs and suc-

ger to the Democratic party of Indiana, in of promise of marriage and desertion-without Dodge, Wisconsin, the future, lies in the fact that we have now large majorities in most of the counties.—
There is such a thing as our "strength being our weakness." Many aspirants, who have held back where results were doubtful, may now enter the field where victory seems easy, thus changing the political contest into one involving only the choice of promise of marriage and desertion—without the bastardy warrant—and the price set for silence is pretty high, considering that more than fifty people know the whole story already, and that the whole State shall know it in a week or two. Such are the men who punish night-walking by a five years' imprisonment.

People of Massachusetts! We have had men in high State offices before now who were by no means perfect. They had the faults and yielded to the temptations that beset all. But did we ever have men in office whose personal chartiles.—

Cluss 2.—Term endid the price set for silence is pretty high, considering that more than fifty people know the whole story already, and that the whole State shall know it in a week or two. Such are the men who punish night-walking by a five years' imprisonment.

People of Massachusetts! We have had men in high State offices before now who were by no means perfect. They had the faults and yielded to the temptations that beset all. But did we ever have men in office whose personal chartiles.

eternal and immutable principles of the Dem- to leave this year at home. ocratic faith, to believe that this will be the case in general, because the great mass of the party have them too much at heart to permit means, if they can possibly be avoided.

for such au emergency the Democracy may defy the opposition of

The train for Louisville, at 8% o'clock, State officers, and five representatives to Consecutive of the Ohio and Missessed Reliable of the West of New York, Tuesday, Nov. 6, State officers, and five representatives to Consecutive of the West of New York, Tuesday, Nov. 6, State officers, and five representatives to Consecutive of the West of New York, Tuesday, Nov. 6, State of New York, T yesterday morning, over the Ohio and Mis- gress. New York, Tuesday, Nov. 6, State the wealth and prosperity of our country. sissippi Railroad, met with a serious accident officers but no Governor or Lieut. Governor. 2d. It is composed chiefly of broken down, at the gravel pits, about 18 miles below the Wisconsin, Tuesday, November 6, State worn out politicians, ignorant and bad men city. The cars were running at their usual officers. Massachusetts, Tuesday, Nov. 6, who had no influence in society except for speed, when, at a sudden turn in the road, Governor, State officers and Legislature, evil; and who are held together, not by principle, but by sacriligious oaths?

very ladly hurt, as also, were a brakeman California, Wisconsin and Pennsylvania, the erant than the Inquisition, and who have no No. Soi. 200 acres in Keokuk county, Iowa, to brest etc 673 dots 50c. and a passenger. The latter was sitting on a Legislature in each State elects one United regard for the wellfare, the institutions and liberty of our country.—Albany Argus. asked several times by the conductor to go inside, but refused, as he wanted to see "the OTA lawyer, being sick, made his last OT The simple fact that abolitionism is Big Miama Bridge," when the accident oc. will and testament, and gave all his estates compelled to change its name every time it curred, both of his legs were so badly hurt to fools and madmen! Being asked the readdres to come before the people, should conthat they had to be amputated. Word was son for so doing, he said, From such I got it vince every democrat that its foundation is a Vock, with at once sent up to the city and medical aid and to such I return it again." rocured. It was rumored about town yesterday, that the accident was occasioned by the passenger train coming into collision with a gravel car, but we were informed at one of inst., and is enabled to preach every Sabath. or what the title or what the opposing influthe Railroad offices, that such was not the fact. - Cin. Columbian.

History of the Nebraska Bill. Some of our public men are beginning to We copy the following article from the REAL ESTATE AND STOCK contend for the honor of having been from Lousiana Couries, published at New Orleans: the start in favor of the Nebraska Bill. The

bond of union among their adherents based | Committee on Territories, was whether the | discarded the dwarfish stripling Know Noth | of the same. tion for the sake of the spoils. And when copy of the New Mexico and Utah bills, so far racy. the time for action came, division crept into as the slavery question was concerned, and What, it may be asked, does this sudden the family and disorder and confusion en- therefore be a repeal of the Missouri restriction reaction among the people of three of the

Political Virtue in Massachusetts.

sued, producing the results before mentioned,
We need not go further back than the pre
by necessary implication, or whether, in addition to the tanguage of the Compromise of 1850, there should be a clause expressly repealing the leading States of the Union mean? One little year ago, and each of them was completed the year ago, and each of them was completed the year ago, and each of them was completed the year ago, and each of them was completed to the year ago, and each of them was completed to the year ago, and each of them was completed to the year ago, and each of them was completed to the year ago, and each of them was completed to the year ago, and each of them was completed to the year ago, and each of them was completed to the year ago, and each of them was completed to the year ago, and each of them was completed to the year ago, and each of the year ago, and year ago, year ago, and year ago, and year ago, y ly indentified with the Know-Nothingism That the Missouri restriction was to be re- ready seemingly to embrace all its heresies, trations of the fact that "a house divided pealed was a foregone conclusion, and the only and, to carry out all its narrow-minded prosagainst itself cannot stand." The Democratic debatable matter was whether it should be done criptions. To-day, two at least of them, and party had had the misfortune to contain in its membership numbers of those "Swiss soldiers" who only battle for the party which pays them best, and when, after many years of laborious attempts of the party which pays them best, and when, after many years of laborious attempts of the party which pays them best, and when, after many years of laborious attempts of the party which pays them best, and when, after many years of laborious attempts of the party which pays them best, and when, after many years of laborious attempts of the party which pays them best, and when, after many years of laborious attempts of the party which pays them best, and when, after many years of laborious attempts of the party which pays them best, and when a permanent and efficient rule for the party which pays them best, and when a permanent and efficient rule for the party which pays them best, and when a permanent and efficient rule for the party which pays them best, and when a permanent and efficient rule for the party which pays them best, and when a permanent and efficient rule for the pays them best are happily restored to reason and health are pays them best are happily restored to reason and health are pays them best are happily restored to reason and health are pays them best are pays the pays them best are pays them best are pays the pays them best are pays the pay of laborious attempts at office-getting, they found that the Democratic party preferred an adherence to true principles rather than to favor their own personal advancement, they pronounced it corrupt, and left it. Though many excuses were urged this was the true motive for their abandonment of their party.

abrogate and repeal the Missouri line. The popular judgment had been pronounced by an overwhelming majority in favor of the non-intervention principle in the election of Presi-intervention principle in the election of Presi-A purification of our party ensued. Unfor- dent Pierce, and as that principle in the Com- view to protect all men alike who came uu- No. 569. 21% zeres 3/2 mile east of Indianapolis. tunately, however, for the new party who hastily embraced these new patriotic (?) converts, it was not strengthened by such accessions. There are an as that principle in the Compromise of 1850 was not accompanied by any der its shadow, irrespective of birth or religious faith. They find that, after all, the was understood to prohibit slavery in New Mexico and Utah, so Senator Douglas deemed the founders of the Republic are more worsely the founders of the Republic are more worselved the founders of the Republic are more wo sions. Mischievous men will still be mischievous, wherever they may go, and it was so with those renegade Democrats who joined the Couptragin and of 1850, whether the Couptragin and of 1850 reported to the Couptragin and of the Republic are more worther the Couptragin and of the Republic are more worther the Couptragin and of the Republic are more worther the Couptragin and of the Republic are more worther the Couptragin and of the Republic are more worther the Couptragin and of the Republic are more worther the Couptragin and of the Republic are more worther the Couptragin and Mary Chrisman and Chrisman and Mary Chrisman and Chris Whether the Compromise act of 1850 repealed couraging the existence of secret, oath-bound the Mexican law or not was left by the com- political societies, which, under the pretence nmph by what seemed an overwhelming majority, than these zealous partizans (many of
whom had already received their reward) set
themselves up alongside of other discontentthemselves up alongside of other discontentthemselves up alongside of other discontentthe many secured a tridiscontent of protecting the liberties of the many, steal
of protecting the liberties of the size of protecting No sooner had the new party secured a tri- promise to judicial decision. So Senator of protecting the liberties of the many, steal ville, on themselves up alongside of other discontent- and in that opinion President Pierce and Gen. In it's real and only worthy sense, is an at-Our legislative halls last winter, were the known that the abolitionists were eager for any principles upon which our institutions are eversight of patriotic services irreparable - sectional exchement, Senator below the sectional exchange the sectional exchange the sectional exchange the section of the section The contest proved to the disinterested look-er-on, that there was but little principle in-the language of the Compromise of 1850.

After the bill was introduced the abolition should not be cast aside and every new theo-The contest proved to the disinterested look. this pretext for agitation by adhering strictly to ly contributed to the present unexampled glo-

MILWAURIE IN A BLAZE-BURNING OF a judicial decision as to their property with was in a blaze, and for anght we know, all whilst a large number silently, at the polls, by northern men that there was no doubt about the people in the city, over an attempt of a

which Nebraska was slave territory. To re- Thus is the story told: move all room for doubt, and to free the ques-A Russian by the name of Pfeil married a and fall of all parties based upon faction, and controversy, Senator Douglas himself brought woman who was a Brahmin in belief. He mot upon great political truths. The great which placed the bill was possessed of wealth, and both were persons of culture. She sickened and died, and sons of culture. She sickened and died, and Whig party, during its day, had one element It is due to the truth of history to state, also, requested, according to the faith of her fathers about it which gave it strength, and that was that the amendments were seen and approved that her body should be burned. Pfeil had its nationality, and, so long as it had a Chay by President Pierce and General Cass before they were offered in the Senate by Senator properly, and was about to perform the deed. when news of the fact was circulated, creating intense excitement.

political doctors and sectionalism the medi- We go farther, and affirm, with entire confidence "my religion commands; I will do it." The in our ability to maintain the assertion, that body was in its shroud, the torches prepared, the bill as it finally passed does not differ in the and all was ready to place it on the feneral Upon the other hand, the Democratic slightest degree in principle from the comproned the Russian; "there is no law against it in Wisconsin."

But the the sheriff took possession of the One of our Boston exchanges draws the folbody, ordered a coffin, and made preparations for its Christian burial. The crowd grew and thronged round the house. Alarmed or principles for every State and every section. When the Hiss Investigating Committee develaring to persist, Pfeil gave his consent to a No. 785. 10 acres of land, with a Steam Saw Mill, It acknowledged the doctrine of State Rights oped the scandalous staple, of which the Know Christian burial. "You may order or have no contradistinction to that of a Central Nothing Legislature was in a measure composed what ceremonies you please over the body," said sheriff Conover. "Gentlemen," replied Pfeil, "it makes no difference with us if we

cennot go on in our own way." Thereupon the body was buried, though the Americans intimate that the woman had the party which advocates it a sectional names at present, it will be sufficient to call the been foully dealt with, and demand the party, and this, above all other things, has following lamentable facts: who had just come on from Milwaukee, supposes that the parties were all honest, but islature, a Know Nothing of the highest degree, barbarian in belief, and Brahmin in practice,

From the Washington Union. United States Senate. From time to time we find in many of our exchanges statements in regard to the classification of the United States Senate which are cal-

Class 1 .- Term ending March 4, 1857. Jones, Tennessee hat one old gossip at a Boston hotel can tell Bayard, Delware, Mallory, Florida, there is much truth in it, that the only dan
The threatened exposure is of seduction, breach

The threatened exposure is of seduction, breach Sumner, Massachusett Thomson, New Jersey, Toucey, Connecticut Wade, Ohio, Weller, California, Class 2 .- Term ending March 4, 1859. Hunter, Virginia, Wilson, Massachusetts, Sebastian, Arkansas,

contest into one involving only the choice we ever have men in office whose personal char Clay, Alabama, between men, and not the nobler one of a we ever have such a collection to make laws for Douglas, Illinois, acters and habits were a public scandal? Did Clayton, Delaware, Thompson, Kentucky, Toombs, Georgia, honest people? The details shall be laid before Evans, South Carolina, Wright, New Jersey, We have too much faith, however, in the shall enable you to make up your mind whom Houston, Texas, Reid, North Carolina. Hale, New Hampshire. Class 3 .- Term ending March 4, 1861. Bell, New Hampshire, Iverson, Georgia. Brigham Young Speaking.

BRIGHAM YOUNG is still "abroad" in Utah. Butler, South Carolina, Pearce, Maryland, dissensions to creep into our ranks by such In a late speech, the Holy Prophet talks to Crittenden, Kentucky, Pugh, Ohio, Collamer, Vermont, Seward, New York, his saintly hearers after this wise: The duty of the whole Democracy is, then, our backs. Joseph (Joe Smith) did it in his Harlan, Iowa, Durkee, Wisconsin, Slidell, Louisiana, "Up to this time we have carried the world on Foster, Connecticutt, Trumbull, Illinois, plain. In all our township, county, district day, besides carrying the whole people, and There are now five vacancies in the Senate, now all this is man my back with more of Messes. Fitzpatrick of Alabama, and State Conventions, let the utmost nar-mony prevail, and if disorganizers attempt to mony prevail, and if disorganizers attempt to time, and we will carry it all and bear off the same of Pennsylvania, and Gwin of California, having dominating the carry out selfish ends, by base means, put, at Kingdom of God. And you may pile on State ing expired on the 4th of March, 1855. once, the mark of condemnation upon them. after State, and kingdom after kingdom, and all hell on top, and we will roll on the kingdom of Hindoos Disbanded.—The work of reac-

And, of all things, avoid those time-serving our God, gather out the seed of Abraham, build the cities and temples of Ziou, and establish the Cities and temples of Ziou, and establish the Cities and temples of Cod to how rule over all the sected to goes bravely on; honest men are coming out of the secret lodge and looking abroad the hypocritical cloak of "Independents."

And steadily keep in view the fact that Democratic principles, if worth preserving, must the United States when they killed Joseph 1. ocratic principles, if worth preserving, must the United States when they killed Joseph. 1 there said coldly aloud, "If ever a man should such conventions. The Rome Sentinel says: be sustained by the united efforts of all, and lay his hand on me, and say, (on account of my We learn that a "Hindoo" lodge in the that such organizations as township and countries are wholesome and effective, and should be enwholesome and effective, and should be encouraged and upheld. If all this be done, them where they belong; I am always prepared few days since, and its charter surrendered

its enemies, and dissensions in its own ranks. The Elections still to Come in 1855. 1st. The Order is an institution fiercely in-The reason assigned for such a step are: No. 555. 240 acres, opposite Montezuma. Louisiana votes on Monday, November 5, tolerant; one that proscribes the right of the A& M Railroad, part improved. Railroad Accident---Three Men Badly for State Officers and five Representatives to conscience, and religious freedom, and vin-Congress. Mississippi, Monday, Nov. 5, dictively disfranchises a large class of our The engineer, named Adam Horner, was Legislature, &c. In Tennessee, Alabama, hands of a few unprincipled men, more intolmiles from the river, improvements good.

> lie-that its starting point, its very basis is a Indiana and Illinois Central Railroad stock will be refalsehood-a measureless lie. That which is ceived in part payment for Real Estate at this office. The venerable Lyman Beecher, D. D., true needs no change of title or designation RODE ON A RAIL.—Joseph Atkison, an Englishman, was tarred, feathered and ridden to new names and new forms and fresh pre-

Truth Well and Porcibly Expressed. M'KERNAN & EDGAR, SALE OF SINKING FUND LANDS. Street, mortgaged by Hannah Thompson; loan interest learn interest learning. THE following pieces, parcels, or lots of land, or so etc 365 dols 21c.

The Danger of Great Majorities.

The past history of the various parties, which from time to time have arrayed them selves in opposition to the great, and now, only National party—the Democratic—proves that their temporary victories, were always followed by certain defeat and the surrounded by earth of the surroun "I'rom Indiana, the young giantness of the

upon great principles, but rather a combina- Nebraska bill should be drawn in the language ingism, and her flowing locks now rest upon washington St., Injoining the Palmer House, The se or of the swar of the sw of the Compromise of 1850, and be a literal the broad shoulders of the genius of Democ- Have now ENTERED ON THEIR BOOKS more than a war of see 30, all in t 25 a r 6 w, containing so acres, \$4,000,000 REAL ESTATE For sale on Commission.

FARMS IN MARION COUNTY.

No. 18. 68 acres, in Perry township, 5 miles from terest, &c., 439 dols. No. 243. 50 neres, one mile North-west of Indianapolis, on Fall Creek.
No. 271. 350 acres of land and a Grist Mill, situa-

No. 356. '56 agres of land, east of Deaf and Dumb | terest, &c., 447.16 dols. No. 373. Gof a Flouring Mill, 415 miles ne of In-No. 407. 160 acres, 4 miles a c of Indianapolis. No. 415. 320 acres 2 miles east of Indianapolis, in

No. 420. 120 acres, about 2 miles west of Indiana No. 560. 330 acres 5 miles north of Indianapolis,

No. 610. 80 acres 1% miles from Indianapolis. No. 616. 54 acres 1% miles from Indianapolis. No. 628. 78 acres, 11 miles n e of Indianapolis. No. 640. 96 acres 2 miles west of Indianapolis, gaged by Abram Wagorer, Loan, interest, &c, \$54186.

BOONE COUNTY.

BENTON COUNTY.

BARTHOLOMEW COUNTY.

CLAY COUNTY.

CLINTON COUNTY.

DELAWARE COUNTY.

No. 585. 160 acres, 60 acres cleared, 1% miles from

DAVIESS COUNTY.

DEARBORN COUNTY.

DECATUR COUNTY.

FULTON COUNTY.

FAYETTE COUNTY.

FRANKLIN COUNTY.

HENDRICKS COUNTY.

HANCOCK COUNTY.

No. 460. 160, acres I mile North of National Road.

160 acres, in timber. 80 acres; improvements good.

HOWARD COUNTY.

HAMILTON COUNTY.

No. 646. 80 seres, & mile of Fortsville, improve

JASPER COUNTY.

JOHNSON COUNTY.

JENNINGS COUNTY.

No. 637. to acres, well improved, with a large

Mill, situated & of a mile from Vernon;

No. 273. Figueres of land, 2 miles north-east of

No. 778. 400 seres, timbered land of the best qual-

No. 803. 160 acres, part under cultivation, 64

niles from Anderson and the Bellefontaine Kailroad.

MORGAN COUNTY.

No. 285. 650 acres north-east corner of the county,

MONTGOMERY COUNTY.

MARSHALL COUNTY.

120 geres, on Yellow River.

exchange for property in Indianapolis.

ity, will be exchanged for city property.
No. 802. 160 acres, improved, 15 mile f

provements, within 31 miles of Mooresville.

rosa Alfant; about 70 acres cleared.

MADISON COUNTY.

No. 320. 160 acres 2 miles east of Greenwo

No. 340. A Steam Flouring M

No. 625. 80 acres, in timber.

No. 605. 10,000 acres.

Chesterfiel r. 90 acres improved.

buildings, 7 miles from Brookville

A Steam Flouring Mill at Plainfield.

a cleared and in good state of cultivation.

Steam Saw Mill.

No. 497. 261 acres, timbered land.

No. 390. 150 acres, 90 clearest; good impr

No. 577. 120 neres, I mile from Rochester.

No. 277. 192 acres, 50 acres well timbered, on

No. 784. A Grist Mill and Saw Mill, on Cliffy

en Factory, 6 miles north of Col-

200 acres, 4 miles from Thorntown

No. 520. 430 acres, thuber land.

No. 780 A Grist Mill and Saw Mill at Farmers | said town, a more particular description of which may Buck Creek, on the Lawrenceburg Railroad: be found on pages 227-29-20 and 31 book B of the cres of land attached.

ed leaders as the best claimants for the spoils. Cass fully concurred. But inasmuch as it was tachment, thorough and sincere, to the great No. 807. A Grist and Saw Mill, on Eagle Creek, wife. Loan, interest, &c., \$541.86. Our legislative halls last winter, were the fields of selfish combat for more than a hundred Kilkenny claimants for office, each of whom had "done the State some service," and to whom had "done the State some service," and to whom a failure to honor with office.

and to whom a failure to honor with office would, in their humble opinions, been an oversight of patriotic services irreparable—

1850, as well as of that of 1820, (both of which see the new of the sectional excitement, Senator Douglas determined and well improved.

1850, as well as of that of 1820, (both of which see the new of the sectional excitement of indianapous, and the new of the sectional excitement of indianapous, and the new of the new of the sectional excitement of indianapous, and the new of the new of the sectional excitement of indianapous, and the new of the sectional excitement of indianapous, and the new of the sectional excitement of indianapous, and the new of the sectional excitement of indianapous, and the new of the sectional excitement of indianapous, and the new of the sectional excitement of indianapous, and the new of the sectional excitement of indianapous, and the new of the sectional excitement of indianapous, and the new of the sectional excitement of indianapous, and the new of the section of the new of the new of the section of the new of t 162 acres of land, near Northfield. No. 519. 80 acres, south-west of Lebanon.

603. 160 acres, 60 acres cleared, 8 miles north Elizabeth B Duret his wife, forfeited and sold on credit The sw qr of sec 3, t 28, r 6 v to John W Wright. Loan, interest, etc, \$522 90. All that part of lot No 50 of the original plat of the dolls 580 town of Logansport, bounded as described on page 302. The e book B of Deeds of Cass Co, mortgaged by George P Clem and David B Coulson and their wives Jane H ed by Elijah Odell & Rebecca S Odell, his wife; loan in Clem and Eliza K Coulson. Loan, interest, &c., 541 lerest, etc., 551 dolls 20-16 No. 215. 90 acres of land, with a Grist Mill, Saw

range No 6 w, containing 80 acres; mortgaged by Na-Clay county; also the n w qr of the s e gr of sec 24, 111 The e hf of the n e qr of sec 18 in 123 n r 13 e, contain No. 427. 160 acres, 16 mile from Land L. railroad, 18, 76 w; mortgaged by Lawrence Leonard & Mary Leon-art cleared. loan, interest, &c., 498 dolls 50c. The c ld of the a w or of sec 4, t 12 n, r ? w, containing wacres; mortgaged by Wm B Townsend & Sarah Town

> The w hr of the n e qr of sec 6, t 12 n, r 7 w; morigaged by Wm McBride & Debornh McBride, his wife; toan, The c hf of the n e qr of sec 11, t 21 n, range 2 e, containing so acres; mortgaged by Wm Canningham & Elizabeth t duningham, his wife; loan, interest, etc. 351

No. 796. 120 acres, in a high state of cultivation. The w hi of the n c qr of sec 12, 12; u, r 2 c. containwith good improvements, near the Lawrenceburg R. R. ing 8) acres; mortgaged by Samuel B Rogers & Malin-The w hi of the n e gr of sec 12, t 21 u, r 2 e. containis Rogers, his wife; loan, interest, etc. 544 dolls. No. 799. 80 acres, well timbered, 614 miles from Two lots or plats of hand, being parts of the sie qr of sec 10, t 21 n, r 1 w, bounded as described on page 151 of No. 805. A Steam Saw Mill, with 5 reres of land book 4 of the Record of Deeds of Clinton on inortgaged by John Hughes & Sarah Hughes, his wife; Loan, interest, etc. 217 dolls 65c.

The n hr of the w hf of the s e gr of sec 10—these gr of the se gr of see 10, and then e gr of the se gr of sec 10,

Ao. 792. A Steam Saw Mill, with new isoiler and No. 814. 275 acres, 33; miles north-west from Daning 80 acres; mortgaged by James Scott & Jane Scott, his wife; loan, interest, etc. 325 doils 75c. The w is of the a c qr of sec 24, t 22 a, r 1 w; mortgaged by Mahlon Thompson & Sophronia Thompson, his No. 394. 130 acres, I mile from Alton station, 20 wife; loan, interest etc, 72 dolls 30c his wife; loan, interest, etc., 60 dolls 30c. Wright S Curles & Rosannah Carles, his wife; loan in-

> DAVIESS COUNTY. terest etc 541 dols 85 ets.

more particular description of which see morrgage re-cord no I page 145 of Bearborn co.) containing 50 acres, mortgaged by Benjamin Sylvester and Ann D Sylves er his wife; fean interest etc 547 dols 16c.
Part of in lots 183 and 184 of the town of Lawrence No. 812. Soneres, 18 miles from the county seat, no 5 page 220 of Dearborn co, mortgaged by William Tate Jr. lean interest etc 549 dols 95c. The c hi of the n w qr sec 1915 r 1 w, containing 82 24-100 acres, morigaged by Francis Worley and Nancy J Worley his wife, loan interest etc 445 dols. Part of the n e qr of sec 3616 r 2 w, bounded as describnis wife; loan interest etc 232 dols 25c.

DECATUR COUNTY. No. 638. A Woolen Factory, with good water The e hf of the u w qr of sec 6 t 10 r 10, conta No. 479. 160 seres of land 4 miles from Green- thence w 76 perches and 10 links to the place of begin loan, interest, etc, 541 86 dols, cros cleared.

No. 636. 263 acres, good improvements, 3 miles Hannah Blair his wife and Phillip R Blair as additional 1 12 n r 1 c, containing 40 acres, mortgaged by 32 acres, good improvements, 3 miles Hannah Blair his wife and Phillip R Blair as additional 1 12 n r 1 c, containing 40 acres, mortgaged by 32 acres, good improvements, 3 miles Hannah Blair his wife and Phillip R Blair as additional 1 12 n r 1 c, containing 40 acres, mortgaged by 32 acres, good improvements, 3 miles Hannah Blair his wife and Phillip R Blair as additional 1 12 n r 1 c, containing 40 acres, mortgaged by 32 acres, good improvements, 3 miles Hannah Blair his wife and Phillip R Blair as additional 1 12 n r 1 c, containing 40 acres, mortgaged by 32 acres, good improvements, 3 miles Hannah Blair his wife and Phillip R Blair as additional 1 12 n r 1 c, containing 40 acres, mortgaged by 32 acres, good improvements, 3 miles Hannah Blair his wife and Phillip R Blair his wife and Phillip R

DELAWARE COUNTY. No. 809. 294 neres, 8 miles from Rockville, in a good neighborhood, to trade for a house and lot in In-RUSH COUNTY. No. 383. 210 acres of land, 7 miles south of Rush-FAYETTE COUNTY. RANDOLPH COUNTY.

No. 485. A Grist Mill on Colin Creek. SCOTT COUNTY. No. 806. 200 acres, on the Jeffersonville Railroad, SHELBY COUNTY. No. 556. 520 acres, 24 miles north-west of Shelneres cleared.

TIPTON COUNTY. No. 258. 250 acres of land; 60 acres cleared. No. 324. 180 acres land, and a Saw Mill, on Peru terest etc 443 dols 12c.

Alirond; also, 126 acres 25, miles from Tipton; also, 80

The following parcels acres, 5 miles from Tipton, 60, acres cultivated; also, 40 No. 526. 20 acres 3 miles south of Tipton; 35 UNION COUNTY.

No. 389. 1057), acres, 800 acres prairie, well im-

EFFINGHAM COUNTY, ILL. No. 626. 125 acres, half prairie, 2 miles north of STARKE COUNTY.

No. 501. 160 acres, 1); miles from county seat, 40 No. 536. 1360 acres, on the Fort Wayne road, and miles from the Illinois Central Railroad; to buexchang. Robert Holliday; loan interest etc 549 dols 85c. ed for city property in Indianapolis. No. 816. 240 acres, in Coles County, Illia

McKERNAN & EDGAR. Real Estate Agents and Broker. STRAYED OR STOLEN, AROM the East end of this City, on or about the 4th inst., one Bay Horse, 6 years add marks not recollected. Also, one Sorrel

No. 624. 600 acres, in Hamilton County, New ork, within one mile of Pleasant Lake.

lenburg and Melinda firand inburg his wife. Loan, in- ret Crawford his wife; loan interest etc 449 dols 28c.

CARROLL COUNTY. The ne gr of the s w qr, and the s w qr of the ne gr of see 9, t 26, n r 2 w; also the w hf of the n w qr of see 14, t No. 517. 80 acres, in Lawrence Township, 6 miles as the upper hf of the appearment see situated on the name of Indianapolis.

One hundred acres on the in saccount of the upper hf of the appearment see situated on the name of Indianapolis.

Lots 24 and 60 in tree and 50 for feited and sold on credit to Reuben A Riley; loan interest etc 296 1826, of one sec of land to Jas Couner, one sec to Henry Conner, and one sec to Wm Conner; the whole of which was vested in W.m Conner by deed from said James and

Logansport, Ind, as designated on the original plat of

town of Logansport, mortgaged by Robert Bryer and Lazarus B Wilson. Losa, interest, &c., \$215.30.

A part of lot No57 in the fown of Logansport, bounded as described on the sw qr of sec 34, 130 n, r 6 w, containing in all boreas Bryer his wife, fortetted and sold on credit to Inparus B Wilson. Loan, interest, &c., \$215.30. ed as described on page 33s of book B of the Records of .20 acres; mortgaged by Wm Burns & Susan Burns, his No. 689. 300 acres, within 37 mile of Lelanon:

Three pieces or parcels of and lying in and near the town of Frankfort, a more particular description of which see which may be found on page 2:3 of book 4 of the Records.

Ma lison, for a more particular description of which see town of Frankfort, a more particular description of which see which may be found on page 2:3 of book 4 of the Records.

Ma lison, for a more particular description of which see to of the se qr of sec 11, and the which the e hi of the network of section and lying in and near the mortgage record 4, pages, 346, 347, 348, 349 of Jefferson of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the section of the sec qr of sec 11, and the which the e hi of the sec qr of sec 11, and the which the e hi of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the sec qr of sec 11, and the which the e hi of the network of section of the sec qr of sec 11, and the sec qr of sec 11, and the sec qr of sec 11, and th

of Deeds of Clinton co; mortgaged by Eti Armentrout;

all in two n, r l e, containing 120 acres, mortgaged by John McLeland & Matilda McLeland, his wife; Joan in terest, etc. 100 dolls 50c.

The w hi of the n w qr of sec 11, 121 n, r 1 c, cor The w lif of the s e gr of sec 23, 1 22 n, r 1 w, containing 80 acres; mortgag'd by David Barnes & Sarah Barnes dol, 36c. The se qr of the n w qr, and the s w qr of the n e qr of mortgaged by Melvin A Halstead and Martha C Halstead A Halstead

terest, etc. 271 dolls 68c. DAVIESS COUNTY.

119 feet off the n end of lot 1 in block 14 in Michigan
The c hf of the n w qr of sec 8, t 3 n r 6 w, containing City, mortgaged by Alfred G Clark, forfeited and sold on 80 acres: nortgaged by James McDonald and Nancy credit to William K Rochester; loan interest etc 521 dols McDonald his wife, loan, interest, etc 696 dols 24 ets. of deeds of Dearborn co. containing 48 acres, mortgaged by William V Cheek and Mary Cheek his wife; loan, in-Francis, loan interest etc 605 dols.

mortgaged by William Brown and Amanda Brown his Spacres, mortgaged by Hillary Torn and Mary Torn his ed on page 89 book o of the records of deeds of Bear-born co, mortgaged by Robert Owen and Margaret Owen

52-100 acres more or less, morgaged by George S McCov. Twenty-seven acres 2 roads and 4 perches, beginning at the ht mile post on the s side of sec 12 t 10 r 9, thence perches and 5 links to a stake; thence south 49 deg. e. 45 es to a stake; thence s 34 deg w 11 perches to the

The chi of the n c qr and the n w qr of the n c qr all in sec 36122 r 9, containing 120 acres, mortgaged by John Frances Evilsizer his wife, forfeited and sold on credit Hante, mortgaged by Charles Groverman and Mary J Dailey and Mary E Dailey his wife; loan interest etc 482 to Silus Pumphrey, sen'r. Loan interest etc, 233 78 doi-

In-lots 60 and 86 in Joshua Harlin's addition to the The w laf s c or and the c laf of the s w or sec 4 i 33 n of Vigo County, mortgaged by Albert Lange and Geo town of Connersville, mortgaged by Thomas J. Sample of r I e, containing 160 acres, mortgaged by Levi C Bar-and Juliet Sample his wire; loan, interest, etc. 544.78 ber and Philomela Barber his wife. Loan, interest, etc. The e lift of the s w qr. Also the s e qr of the n w qr all in see 19 t 13 r 12 e, containing 100 acres. Mortgaged by Levi S. Thomas and Susan Thomas his wife; Ioan interest etc 541 dols 86c.

Then hf of the s e fr e of the Michigan road of sec 24, to acres, mortgaged by Ira Tichenor and Sophia Tichenor his wife; Ioan interest etc 541 dols 86c.

Then hf of the s e fr e of the Michigan road of sec 24, to acres, mortgaged by Ira Tichenor and Sophia Tichenor his wife, forfeited and sold on credit to James P FOUNTAIN COUNTY.

The c hf of the n o qr of sec 23 t 20 n r 7 w. Also the w hf of the n w qr sec 25 t 21 n r 7 w, containing 160 acres more or less, mortgaged by Sophia Clawson; loan interest etc 443 dols 32c.

The following parcels of land to wit: beginning 40 his wife. Lean, interest, etc, 326 dolts 5c.

The following parcels of land to wit: beginning 40 his wife. Lean, interest, etc, 326 dolts 5c.

WABASH COUNTY. 36 t 19 n r S w, thence w along the State road 27% rods, thence n 17 rods thence a c 20 rods thence c 20 rods thence s 30 rods to the place of beginning, containing 4½ acres; also the w of of the s c qr in the same sec t and r as above described, containing 80 acres, mortgaged by Pavid Rawles and Margaret Rawles his wife; loan interest etc. FRANKLIN COUNTY.

The w lif of the se ur and the e hf of the swor and e he of the n w qr of see No 12 t 12 r 12, mortgaged by E R Picords, forfeited and sold on credit to Nehemials Hayden; loan interest etc 1,681 dols 40c. The e hi of the a c qr of sec 15 t 12 r 12. Also the w hf of the swqu of sec 14. Also the se grof sec 15 all in 12 r 12 c; Mortgaged by Thomas Owen and Mahala Owen his wife; toan interest etc 541 dots 86c.

The n e qr of sec 22 and the n w qr of sec 23 both of etc 561 dots 70c t 12 r 12 c; mortgaged by Robert G. Emerson; loan in-by William Sanders and Mayor Sanders his wife; loan in-by William Sanders and Mayor Sanders his wife; loan in-

Lydia D. Line his wife; Joan interest etc 328 dols 75c. The undivided ht of the s w qt of see 28 t 31 u r 3 e mortang in all 150 28 too acres; mortageed by Rebert gaged by Rermann H. Univerzagt, loan interest eq 34 dols 50e.

The n e qt of the n e qt of see 34; also the s w qt of the n e qt of see 34; also the s w qt of the n e qt of see 34; also the s w qt of the n e qt of see 34; also the s w qt of the n e qt of see 35 t in n r 3 e mortang in all 150 28 too acres; out to t in n e qt of the e bf of the n e qt of see 35 t in n r 3 e mortang in all 150 28 too acres; out to n n e qt of the e bf of the n e qt of see 35 t in n r 3 e mortang in all 150 28 too acres; out to n n e qt of the e bf of the n e qt of t The north standing of the second standing of

No. SO1. 2-3 acros in Records County, Iowa, to breast ele 6/3 dots abe.

Take for city property in Indianapoiis.

The hir of the se qrace 7 t 30 n r 3 e, containing 80 in acros of fand in Union County, Iowa, to trade for city property.

No. S13. so acres in Kankakee County, Illinois, 3 in a series in Kankakee County, Illinois, 3 in acres in Kankakee County, Illin The chi of the n e qr of sec 14 t 30 n r 1 c, containing The s part of the chi of the s w qr sec 29 t 15 r 3 c; al- containing % acres, mortgaged by John Jackson and De so acres; also the a w qr of the n c qr of sec 14 1 30 n r te, containing 40 acres; mortgaged by Isaah Hoover and Rebecca Hoover his wife; loan interest etc 549 dols land in Eli Sulgrove's line, thence running a along John The undivided hi of the n w fraction of sec 24 1 32 n r The s hf of the s c frac c of the Mich Road of sec 40 to White river; mortgaged by Stephen Ward and Doromeres; also the s bf of the s w frac thy Ward his wife; loan interest etc 1,666 dols 65c. w of the Mich. Road see 40, containing 56 50-100 acres, all of lands selected in the Indian country for the use of the Mich Road; mortgagest by Sans N. Clark and Magdalon Clark his wife; forfeited and sold on credit to Jacob Walker; loan interest etc 554 dols 92c.

HAMILTON COUNTY.

Thy Ward his wife; folia interest etc 1,556 dols 65c.

Part of lots 7 8 and 9 in sqr 54 in the city of indiapolis the Mich Road; mortgagest by Sans N. Clark and Magdalon Clark his wife; forfeited and sold on credit to Jacob Walker; loan interest etc 554 dols 92c.

HAMILTON COUNTY.

HAMILTON COUNTY.

by William Lane and Makala Lane his wife. Loan, in ry; loan interest etc 616 dols 66c, Lot 68 in the town of Greenfield, mortgaged by Joseph Lot 68 in the town of Greenfield, mortgaged by Joseph Mathers and Margaret H Mathers his wife; toan interest bounded as described on page 533 and 534 book 6 of the ct 325 dols 35c. Record of Deeds of Owen County; also out lot 13 h w A part of the e hf of the n w gr of sec 6 1 15 n 27 c.

80 acres and so much of the e hf the s w or of sec 34 116 Talbott his wife; loan interest etc 445 dols 55c. Henry, May 25, 1833, and approved by the President of the U.S. Oct 18, 1833, bounded as described on page 215.

The way 25, 1833, and approved by the President of the U.S. Oct 18, 1833, bounded as described on page 215.

The way 25, 1833, and approved by the President of the Sec 2 and the swap of sec 1, all in 1 25 page 25 book D of the Records of Deeds of Hancock Co, mortgaged by Drury L Walls; loan interest etc 433 book C of the Record of Deeds of Carroll County, morts and Deeds of Carroll County an n r 8 e as will make 10 acres, bounded as described on

> Ann Catharine St John his wife; loan interest etc 293 do The south hf of the n w qr of sec 1 t 14 n r 1 w esti-mated to cortain 50 acres, morgaged by William Nay lor and Nancy Naylor his wife; loan interest etc 561 dols

HENRY COUNTY. The w hf of the s w qr of sec 3 t E n r 10 e, containing so acres more or less, mortgaged by Allen Shepherd an Part of lot No 5 in the partition among Barron's heirs, 80 acres, mortgaged by Emsley Welborn and Nancy Wel HUNTINGTON COUNTY The whi of the s w gr see 14 t 26 n r 9 e; also the hf se qr of sec 15 t 26 u r 9 e, mortgaged by William R

> HOWARD COUNTY. JASPER COUNTY.

The s w qr of sec 3, t 28, r 6 w, containing 160 acros; The s w qr of sec 28 in 14 n r 7 e, containing 160 acros; any time. Bond will be required of the purchaser for mortgaged by James C Deming; loan interest etc, 551 mortgaged by Wm Trulock and Judith Trulock his wife, forfeited and sold on credit to William Trulock. Loan that waste of the premises shall not be committed or

JAY COUNTY. CLAY COUNTY.

The w hf of the n w qr of sec 33, t 23 n, r 14 e; mortgaged by Daniel Forber & Nancy his wife; forfeited and
n w cor of lot 85, in the old town plat of Lafsyette, runrange No. 1 w, containing 80 agree; mortgaged by Nasold on credit to Wm Conner; loan interest etc, 537 The w hf of the n w gr of sec 26, 123 n. r 12 e, contain-The c hf of the n c qr of sec 24, t 11 n, r 6 w, more particularly described in Oced Record C, pages 215, 216, of his wife; loan interest etc, 229 dolls 52c.

272 dolle 7ac. JOHNSON COUNTY. ng 80 acres; mortgaged by Nathan Trueblood & Catha | The e hf of the s w qr of sec 23 t 12 n r 4 e; also 68 rine Trueblood, his wife; Ioan. interest, &c, 176 dolls acres in the w hf or the s e qr of sec 23 t 12 n r 4 c, mort-

dolls 70c.

JEFFERSON COUNTY.

Lot no 7 in the original plat of the city of Madison, Mortigaged by C P J Arion and Helen Maria Arion his wife; The esparate pieces or parcels of land in the city of Madison, for the separate pieces or parcels of land in the city of Madison, the continued of the following lands, to the continued of the separate pieces or parcels of land in the city of Madison, the continued of the following lands, to the continued of the separate discontinued, and the public lands remaining unsold and of the last described for all the centre at the land office at indinappropriated in said district will bereather be subject to entry at the Land Office at indinappropriated in said district will be resulted to entry at the land office at the last described for all the centre of the last described for the last described in said district will be expected to entry at the Land Office at indinappropriated in said district will be propriated in said district will be propriated in said district will be expected to entry at the Land Office at indinappropriated in said district will be propriated in said district will be propriated in said district will be propriated in said district will be expected to entry at the Land Office at indinappropriated in said district will be propriated in said dist and Jane C Dobbin his wife; loan interest etc 596 dols | w, containing 40 acres, mortgaged by John Sherry and 62c. | June Sherry his wife, forfelted and sold on credit to Mar-Part of lot 41 on the original plat of Madison, for a tin Stanley. Loan interest etc 643 50 dols.

est etc 343 dols 10.

The following described premises, commencing at the se corner of Walnut and High sts in the city of Madison, thence e with the sline of High street 54 ft, thence a 22 ft, thence with the sline of High street 54 ft, thence a 22 ft, thence with the cline of Walnut at 22 ft, thence with the cline of Walnut at 22 ft, to the place of beginning: also part of lot no 31 on the original plat of Madison, commencing 3 ft s of the n e original plat of Madison, commencing 3 ft s of the n e original plat of Madison, commencing 3 ft s of the n e original plat of Madison, commencing 3 ft s of the n e original plat of Madison, commencing 3 ft s of the n e original plat of Madison, commencing 3 ft s of the n e original plat of Madison, commencing 3 ft s of the n e original plat of Madison, commencing 3 ft s of the n e original plat of Madison, commencing 3 ft s of the n e original plat of Madison, commencing 3 ft s of the n e original plat of Madison, commencing 3 ft s of the n e or of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, thence s 35 ft thence w 84 ft thence n corner of said lot, the corner 29 ft thence e 84 feet to the place of begining, mortgaged by Samuel E Hatcher and Hannah M Hatcher his wife; Eather Ann Rose his wife. Loan interest etc 361 38 dolloan interest etc 435 dols 85c.

Part of fot no 28 as known and designated on the plat of the town of Madison, Indiana, bounded as described on pages 114 and 115 book K of the records of deeds of Jefferson co, mortgaged by James E Lewis and torfeited and sold on credit to Martin Stanton, the control of the pages 114 and 115 book K of the records of deeds of Jefferson co, mortgaged by James E Lewis and torfeited and sold on credit to Martin Stanton, the control of the page of the pa

sold on credit to James E Lewis; loan interest etc 568 Twelve ft off of the west side of lot 58 to the origin

DEARBORN COUNTY.

The c bf of the s e qr sec 34 t 35 n r f w; also the w bf terest etc 546 dols 92c.

A part of the 5 w qr of sec 3 t 4 r 2 w, for a particular of the n e qr of sec 5 t 36 n r 3 w, containing in all 163 taining 80 acres, mortgaged by Nathan Porter and Cassan-LAWRENCE COUNTY.

In lot no left of the original plat of Lawrenceburg. The shf of the acq or of sec 25 in 15 n r l w, containing The n w grof the n w greec 3! t 5 n r 1 e, and the n w George Kane and Catharine Kane his wife; loan interes Gacres, mortgaged by Eleazer Small and Margaret | or of the awor see 20 to n r 1 e, mortgaged by Archibald | etc. 568 dole 586. Day and Ruth Day his wife, loan interest etc 217 dol: 65c.

MADISON COUNTY. The n e or of sec 61 18 n r 7 e containing 109 48-100 acres; also the sie gr of the sie gr sec 31 119 m ; Te, con- terest etc 541 dols 85e. acres; also the se qr sec 31 1 19 n 7 7 c, containing 40 acres; also the whif se qr sec 31 1 19 n 7 7 c, containing 40 acres; also the whif se qr sec 31 1 19 n 7 7 c, containing 40 acres; also the whif se qr sec 31 1 19 n 7 7 c, containing 40 acres; also the whif se qr sec 31 1 19 n 7 7 c, containing 40 acres; also the sec qr sec 41 10 1 1 1 1 1 2 w containing 50 acres for a micro acres; also the sec qr sec 41 1 1 1 1 2 w containing 50 acres for a micro acres; also the sec qr sec 41 1 1 1 1 2 w containing 50 acres for a micro acres; also the sec qual 1 1 1 1 2 w containing 50 acres for a micro acres; also the sec qual 1 1 1 1 2 w containing 50 acres for a micro acres; also the sec qual 1 1 1 1 2 w conta A part of the e ht of the s e gr of see 20 t 18 r 7 e, for a more particular description of which see Beed Record 2 w. containing 109 10-100 acres, for a more particular description of which see Beed Record 3, page 203, Madison county, mortgaged by Orsenus scription of which see deed record 6 page 222 of Union every State Fair from Mi source Maryland the past Fair Richmond and Mary Jane Richmond his wife. Loan, cor :terest, etc., 303.75 dols. The n e qr of the n e qr, and the n w qr of the n e qr sec 34, t 19, n r 7 e, containing 80 acres, mortgaged by Nicholas Seybert and Hillinan Seybert his wife, Loan, Lane and Sarah Lane his wife, forfeited and sold on cred The e hf of the s w qr of sec 20, t 18, n r 7 e, containing 80 acres, mortgaged by Thomas Silver and Sarah Sil-

ver his wife. Loan, interest, etc., 561.70 dols, The whi of the n w qr of sec 24, t 19, n r 7 e; contain- the w hi of the se qr of sec 3 t 17 n r 9 w, containing is at the lit mile post on the s side of sec P2 t lor 9, thence ing so acres, mortgaged by Robert N Williams. Loan, all 160 acres, mortgaged by John R Porter and Mary perches and 5 links to a stake, thence a 57 deg c 54 interest, etc., 552,25 dols. -MONROE COUNTY. Lot No 229 in the town of Bloomington, mortgaged by Cornelius Mershon and Margaret Mershon his wife.

The s w fr of the n w qr of sec 23 t 11 n r 1 w, con- interest etc 836 dols 13c.

MARSHALL COUNTY. 334 dolls 30c ander Wilson and Matilda Wilson his wife, forceited and

23; also the n hf of the s w grof see 23, all of lands situa- The n hf of the s w grof see 1 in 127 n r 6 e containing ted in Indian country, commining in all 150 50 100 ocres, so acres, morgaged by John W G Simrall and Mary E mortgaged by Reson G Prather and Nancy Prather his Simrall his wife; loan interest etc 294 dols. wife, forfeited and sold on credit to John W Wright .-Loan, interest, etc., 566 dolls 30c. Thus lef of the n e fr e of the Michigan road of sec 14 containing its acres, mortgaged by Adam Sriver, forfeited of lands selected in Indian country, containing 125 48 and sold on credit to William R Martin; loan interest etc 100 acres, mortgaged by John L Ketcham. Loan, interest, etc, 927 dolls 25c.

MARION COUNTY. The e hf of the n e qr sec 20 t 16 r 4 e, containing 80 100 acres, mortgage by William Barkshire Jr. and Elizaneres, mortgaged by William A Schoffeld; Joan interest beth Barkshire his wife; Joan interest etc 379 dols 75c. Lot no 9 sq 46 in the town of Indianapolis, mortgaged 80 acres, except one undivided sixth part, morgaged t terest etc 631 dols 70c. The whit of the se grof sec 5 t 14 n r 4 e, mortgaged The whit of the n bif of the n w grsec 3 abothe w hit of

est etc 11,674 dols.

The above mentioned accident prevented the arrival here, until a late hour, of the evening train from Cincinnati.

Rode on a Rath.—Joseph Atkison, an Englishman, was tarred, feathered and ridden to resort the arrival here, until a late hour, of the evening train from Cincinnati.

Rode on a Rath.—Joseph Atkison, an Englishman, was tarred, feathered and ridden to resort that abolitionism is compelled to resort to new names and new forms and fresh prevented to new names and new forms and fresh prevented to new names and new forms and fresh prevented to new names and new forms and fresh prevented to new names and new forms and fresh prevented to new names and new forms and fresh prevented to new names and new forms and fresh prevented to new names and new forms and fresh prevented to resort to new names and new forms and fresh prevented to resort to new names and new forms and fresh prevented to resort to new names and new forms and fresh prevented to resort to new names and new forms and fresh prevented to resort to new names and new forms and fresh prevented to resort to new names and new forms and fresh prevented to resort to new names and new forms and fresh prevented to resort to new names and new forms and fresh prevented to resort to new names and new forms and fresh prevented to resort to new names and new forms and fresh prevented. Also, one of the surface of the new of

The s w qr of the n w qr of sec 21 t 14 n r 5 e contain-I much of each as may be necessary, will, on Saturthe n bf of the n w qr see 2 1 19 n r 5 e, containing
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the state of the n w qr see 2 1 19 n r 5 e, containing
the state of the n Crosson his wife; foun interest etc 426 dols 60c.

Sixty acres off the c hf of the s w qr sec 8 t 15 n r 3 c Compton and Nancy Compton his wife, and forfested and o'clock A. M., and five o'clock, P. M., at the Court of the swife; loan interest etc 541 dols 86c.

House door, in the town of Indianapolis, be offered for safe to the highest bidder, the bid being equal to the safe to the highest bidder, the same having been mortgaged and amount chargeable, the same having been mortgaged of the records of deeds of Hamilton co, also the se qr of sec 32 1 cm.

Sixty acres off the e hf of the s w qr sec 8 1 15 n r 3 c more perficularly described in book M at page 14 of the sold on credit to Billy Marine; loan interest etc 377 dols record of deads of Marion county, mortgaged by Charles of the sec qr of sec 32 1 cm.

WHITE COUNTY.

Fund, and forfeited by the non-payment of the interest the thereon, to-wit:

ALLEN COUNTY.

The c 40 ft of lot 37 on the original plat of Fort Wayne, mortgaged by Edward F. Colerick and Margaret W.

Colerick his wife. Loan, interest, &c., \$1,092.35.

The s in of lot no g in sqr 55 in the city of Indianapolitic forfeited and sold on credit to Jacob Stehman; loan interest etc 433 dols 55c.

Lots 6 and 7 in sqr 8 also lot 5 in sq 19 in the town of Noblesville; mortgaged by Francis R. Cogswell and Colerick his wife. Loan, interest, &c., \$1,092.35.

The s it of lot no g in sqr 55 in the city of Indianapolitic first the city of Indianapolitic forfeited and Sold on credit to Jacob Stehman; loan interest etc 433 dols 25c.

Lots 6 and 7 in sqr 8 also lot 5 in sq 19 in the town of Noblesville; mortgaged by John Ott and Juhana Ott his wife; loan interest etc 2,292 dols 05c.

The n w qr of n e qr and n e qr of the n w qr of Sally Cogswell his wife; forfeited and sold on credit to The c by of the sequence 2015 nrd e, containing so of sec 35, containing so acres, and belonging to Haymond W, Clark; loan interest etc 536 dols 50c.

The se qr of sec 1 t 19 n r 5 c, also the s bf of n w qr of sec 6 t 9 n r 6 c, mortgaged by Gilbert Kemp and Rev. N Thomas loan interest etc 525 dols 25c.

N Thomas loan interest etc 525 dols 25c.

The seq of sec 6 t 9 n r 6 c, mortgaged by Gilbert Kemp and Rev. N Thomas loan interest etc 525 dols 25c. The east he of block No so in the city of Indianapolis, acres and belonging to Marshall H. Johnson and

Part of the w laf of the n w or of see 27 t 19 n r 4 c, containing 42 acres more or less, bounded as described on pages 184 and 185 of book b. of the records of mortgages of Hamilton co. mortgaged by Robi. Morrow and gages of Hamilton co. mortgaged by Robi. Morrow and dols 42c.

The cast br of block No 80 in the city of Indianapolis, bounded as described on pages 275 book Z of the Eccord of Mortgages of Martine Little his wife; bounded as described on pages 184 and 185 of book b. of the records of mortgages of Hamilton co. mortgaged by Robi. Morrow and dols 42c. John M. Gwin and Mary Ann Gwin his wife. Loan, interest, &c., \$71.60.

BENTON COUNTY.

The se q of the s w qr see 19, and the n e qr of the n w qr of see 30, all in t 25 n r 6 w, containing 80 acres, mortgaged by Samuel Balantyne and Jane Balantyne his wife. Loan, interest, &c., \$351.50.

BOONE COUNTY.

The send of the w hf of the se qr of see 19, t 18, n r 2e, containing 50 acres, mortgaged by Patterson C Brandenburg and Melinals Brand inburg his wife. Loan, interest etc 449 dols 28c.

The send of the w hf of the se qr of see 19, t 18, n r 2e, containing 50 acres, mortgaged by Patterson C Brandenburg and Melinals Brand inburg his wife. Loan, interest etc 449 dols 28c.

The send of the w hf of the se qr of see 19, t 18, n r 2e, containing 50 acres, mortgaged by Patterson C Brandenburg and Melinals Brand inburg his wife. Loan, interest etc 449 dols 28c.

Lot No 5 in block No 83 in the city of Indianapolis, in the city of Indianapol

denburg and Melinda Brandenburg his wife. Loan, interest, &c., 433 dols.

The e hf of the n e greec 15, and the w hf of the n w qr of sec 14, 1 is n r 2 e, containing ito acres, mortgaged by Joshua Half and Jane Hall his wife; by Jacob Jones. Loan interest etc 561 dols 70c.

The w hf of the n e gr sec 35 t 16 n r 8 e containing ito acres, mortgaged by Joshua Half and Jane Hall his wife; by Jacob Jones. Loan interest etc 561 dols 70c.

The w hf of the n e gr of sec 32 t 16 n r 7 e containing ito acres, mortgaged by Andrew T Hart and James ing 40 acres, mortgaged by Robert Stephenson and Jane B. Stephenson his wife. Loan, interest, &c., 51.20 dois 10c.

B. Stephenson his wife. Loan, interest, &c., 51.20 dois 10c.

The whi of the n e gr sec 35 t 16 n r 8 e containing 80 acres, mortgaged by Joshua Half and Jane Hall his wife; loan interest etc 70 dols 50c.

The whi of the n e gr sec 35 t 16 n r 8 e containing 80 acres, mortgaged by Joshua Half and Jane Hall his wife; loan interest etc 449 dols 28c.

The w hf of the n e gr sec 35 t 16 n r 8 e containing 80 acres, mortgaged by Clarity sauddivision, having a front on Tenesuce street of 40 feet, thence extending the numberest etc 440 dols 50c.

The w hf of the n e gr sec 35 t 16 n r 8 e containing 80 acres, mortgaged by Clarity sauddivision, having a front on Tenesuce street of 40 feet, thence extending the numberest etc 440 dols 50c.

The w hf of the n e gr sec 35 t 16 n r 7 e containing 100 acres, mortgaged by and the s hf of the n e gr and the s hf of the n e gr of sec 31 t 26 n r 7 e containing 100 acres, mortgaged by Andrew T Hart and James Botton on Tenesuce street of 40 feet, thence extending the numberest etc 440 dols 50c.

The w hf of the n e gr sec 35 t 16 n r 7 e containing 100 acres, mortgaged by Andrew T Hart and James Botton on Tenesuce street of 40 feet, thence extend BF McClarty sauddivision, having a front on Tenesuce street of 40 feet, thence extend BF McClarty sauddivision, having a feet to 125 n r 5 w; also the s w if of the n e gr sec 35 t 10 n r 1

PORTER COUNTY. The n w qr of sec 14 t 25 n r 6 w, containing 160 acres, mortgaged by William K. Talbott and Sinai Ann Me-RANDOLPH COUNTY. The s w gr of see 18 t 19 n r 13 e, containing 112 84-100 | 11.139 dols 30 g acres; also the n e qr of the s e qr of sec 13 t 19 n r 12 e, containing 40 acres, mortgaged by Robert Scott and Julia Ann Scott his wife. Loan, interest, etc., 364 dolls 25c.

The s w or of sec 7.19 r 11 e, containing 63 25-100 acres The e part of n w qr of sec 19 1 7 n r 12 c, containing 95 acres, mortgaged by James Davis and Catharine Davi his wife. Loan, interest, etc. 544 dolls. RUSH COUNTY

The w hi of the s w qr or see 29 t 14 n r 9 e, containing 80 acres, mortgaged by Jas Walker and Mahala Walker mortgaged by Martha Co.

ville, more particularly described on page 338 of Rook B of the Record of Mortgages of Shelby county, mort gaged by Martin M Ray and Susan F Ray his wife, Loan interest etc 552 dols 75c. So much of the mortgaged premises in each case as interest etc 351 35 dols. prest etc 385 35 dols. The w of of the n e or sec 27 t 13 n r c e, containing so acres, mortgaged by George W Young and Didama Young his wife, fortelted and sold on credit to William Webster. Lown interest etc 371 dols. Webster. Loan interest etc 371 dols. Webster. Loan interest etc 371 dols.

The w hf of the a c qr of sec 4 1 13 n r 8 c, containing nually in ndvance. his wife. Loan imerest etc 325 75 dols

SCOTT COUNTY The e hf of the s w qr of sec 33 t 3 n r 7 c, containin Swope his wife. Loan Interest etc 830 27 dols. interest etc 807 46 dols.

TIPPECANOE COUNTY. The w hf of the n w fr qr sec 18 1 24 n of r 5 w, con taining 60 acres, mortgaged by Benjamin Burwell and Hannah Burwell his wife. Loan interest etc 542 63 dols. ning thence south 15 ft thence east 79 ft thence north 15 thence west 79 it to the place of begin by James Davis. Loan interest etc 491 65 dols.
The undivided br of the e fr of the s e gr of sec 23 ming 71.38-100 acres; also the undivided lif of w fr fr, all in t 22 n r 6 w, mortgaged by Abraham Morgan and Deborah Morgan his wife, torfeited and sold on credit to Robert C Gregory and Federick W Thayer. Loan rest etc 618 90 dols. The undivided hf of the e frof the s e qr of see 23.

his wife: loan interest etc 3,478 dols lie.

Part of lot no 109 in the old town of Madison bounded as described on pages 244 and 245 book R of the records of deeds of Jefferson cor mortgaged by Samuel Bobbin

The n lif of the e hi of the a w qr of sec 26 t 22 n r 6

plat of the town of kafayette, mortgaged by Peter Ball and Charlotte B Ball his wife and Owen Ball and Fran-should be directed. ces A Eail his wife. Loan interest etc 815 17 dols. TIPTON COUNTY. The c hf of the s c qr sec 2 t 21 n r 4 c containing 80 acres more or less, mortgaged by Amasa P Casler and SCOTT'S LITTLE GIANT Charlottee Caster his wife, loan interest etc 551 dols

The whif of the s w qr of sec 18 t 21 n r 4 e containing 91 80-100 acres, mortgaged by Joshus B Dale; loan in The w ht of the n w qr of sec 17 in t 21 n of r 3 e con The ne grof the swgreec 25 and the se grof the a Martin Prillaman and Maria Prillaman and terest etc 202 dols. The whf of fractional section twelve (12) 1 21 nr 4 e

The s lif of the n w gr of sec 244 14r 13 e mortgaged by william Gates and Effenteth L. Gates his wife; toan in-Three several pleces of land in the se quof see get 11 7 | used with convenience be any body.

my, mortgaged by John S Hunt and Tempy Hunt his | and that in the most complimentary man wife; loan interest etc 541 dolone. VANDERBURGH COUNTY VERMILLION COUNTY VIGO COUNTY.

sec 10, also n e frae qr | pe of w frae see 10, each in t 13 n r 9 w, containing in all E4 We own the entire and exclusive right to make and 70-100 acres, mortgaged by Daniel Barbour and Elizabeth use, and wend to be used, the above named Mill in the Barbour his wife; loan interest etc 546 dols 90c. Lot No 202 in Terre Haute, mortgaged by John F Cruft cock, Rush, Decatur, Eartholomew, Johnson, Hendricks No. 175 Mo 202 in Terre Haute, mortgaged by John F Cruft in Wife; Also the s life of lot no 12; in block 18 in the Lot No 202 in Terre Haute, mortgaged by John F Cruft in Wife; Also the s life of lot no 12; in block 18 in the Lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the Lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the Lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot no 12; in block 18 in the lot No 10 of sub-division of free 11 t 12 n r t e, con- and Elizabeth A Cruft his wife; Also the s life of lot No 10 of sub-division of free 12 t 12 n r t e, con- and Elizabeth Hannah Blair his wife and Phillip E Slair as additional security to the mortgage of the above named Milton Sloan and wife; loan interest etc. 443 dols 12c.

The whif of the s w qr see 9 t 10 n r 10 w, mortgaged by Asa Commission for orders, the money in all cases to be mortgaged by Peter Von Smith and Mariana Von Smith this wife, pany the order. We shall in all cases defend our rights forfeited and wild on a credit to Alexander Connect and will in all cases defend our rights. forfeited and sold on a credit to Alexander Conner; Ioan in the above named commies, and prosecute all in The w two-thirds of iots 65 and 66, in the town of Tone Part of in. lot No 92, of the town of Terre Hant re particularly described in Deed Record 8, page 456 mayer and their wives Clarinda Lange and Char lotte Habermayer, forfeited and sold on credit to Dennis Deming; loan interest etc 529 dols 50c.

Draket loon interest etc 1% dols.

All that part of the n e qr of sec 35 t 13 n r9 w, lying sold on credit to Daniel W Jones; Ioan interest, etc. 665 anorth of Otter Creek, containing about 80 acres, mortholds 58c.

The s part of the s w qr of sec 1 132 n r 1 c, containing wife; Ioan interest etc 121 dois 50c. Liver Complaint, Dyspepsia, Jaundice,

Thoundivided he of then e frac of sec 211 22 n r 7 w 586 dols 18c. The undivided lif of the n w frac of sec 24 122 n r 7 w. maining 115 acres, mortgaged by Elizabeth Sriver, Lot no 17 in Coes subdivision of sqr 41 in the town of Indianapolis, mortgaged by G S Pittman and Elizabeth Pittman his wife; loan interest etc 384 dois 32c. The n e fraction of sec 22121 n r 8 w, containing 83.45. The elif of then w grof sec 22 1 22 nr 8 w sontaining est eteasif dols ble. the s hr of the n w qr sec 3, both tracts in 1 23 n r 8 w, test is simply stated a tact; pressen underliably and con The w is of the n e qr of sec 23 t 29 n r l e containing by Jacob Turner; toan interest etc 546 doistife.

The w is of the n e qr of sec 23 t 29 n r l e containing by Jacob Turner; toan interest etc 546 doistife.

The w is of the n w qr sec 3, both tracts in 1 23 n r 8 w, is access, more or less; mortgaged by Samuel Line and Lots 7 and 8 in Samuel Henderson's addition to the mortgaged by John Donwiddie and Mattida Danwiddie. ydia D. Line his wife; loan interest etc 328 dols 55c. town of Indianapolis containing 2 acres each and being the undivided hf of the s w qr of sec 28 t 31 n r 3 c. a part of the e bf of the n e qrof sec 35 t 16 n r 3 c mort. The undivided hf of the s w qr of sec 28 t 31 n r 3 c. a part of the e bf of the n e qrof sec 35 t 16 n r 3 c mort.

of the n e fraction see 19 t and r aforesaid, except 18 acres

Marrs line 100 rods to a state in Marrs line thence due v 7 w containing 115 acres; mortgaged by Dougal C Sri WAYNE COUNTY.

> borough of Richmond, mortgaged by David P Holloway and Jane Ann Holloway his wife; loan interest etc 274 dols The swqrof sec 26 t 16 r 12 e, containing 160 acres, Lots 10, 11, 12, 13, 20, 21, 23, 24, 27, 28, 29, 30, 31, 32 in

Part of the n w quel see 14 t 17 r 11, containing 27 series,

The n e qr and the e hf of the n w qr see 35 t

No. 271. 350 acres of land and a Grist Mill, sillar and Grist Mill, sillar and on Fall Creek, north-east of indianapolis.

No. 296. 519 acres, in Franklin Township, 10 miles so of Indianapolis, 250 acres cleared.

No. 330. 240 acres, 8 miles south of Indianapolis;

No. 330. 240 acres, 8 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis;

No. 347. 70 acres of land, 7 miles south of Indianapolis, 10 miles in eq. 25 dols size.

No. 347. 70 acres of land, 7 miles south of Indianapolis, 250 acres, mortgaged by Robert Stephenson and Jane in eq. 25 dols size.

No. 347. 70 acres of land, 7 miles south of Indianapolis, 250 acres, mortgaged by Robert Stephenson and Jane in eq. 25 dols size.

No. 347. 70 acres of land, 7 miles south of Indianapolis, 250 acres, mortgaged by Robert Stephenson and Jane in eq. 25 dols size.

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No. 347. 70 acres of land, 7 miles south of Indianapolis, 250 acres, mortgaged by Robert Stephenson and Jane in eq. 25 dols size.

No. 347. 70 acres of land, 7 miles south of Indianapolis, 250 acres, mortgaged by Robert Stephenson and Jane in eq. 25 dols size.

N Harriet A. Reynolds his wife, long interest etc

The se qr of the ne qr sec 11 and the se qr The n e qr of the sw qr, and the sw qr, and the sw qr of sec qr of the ne qr of sec qr of the ne qr of the ne qr of sec qr of the ne qr of the ne qr of sec qr of the ne qr of sec qr of the ne qr of the ne qr of the sec qr of the ne qr of the ne qr of the sec qr of the then e gr of the s e gr of sec 13 all in t 25 m r 5 The e hf of section 23, the n hf of sec 24, the

n hi of the se qr and the n hi of the sw qr of sec 24, the shi of the nw qr of sec 1 and sh of the n.e gr of sec 2 and the s w gr of sec 2, the s e gr of sec 2 and the s w gr of sec 1, all in t 25

Part of sec 4 1 26 r 3 w, containing 105 70-100 acres bounded as described on page 294, book A of the records of Deeds of White co., mortgaged by Robert Rothrock; loan interest etc

The n hf of sec 26 and the w hl of the se gr sec 26, all in 127 n r 3 w, containing 400 acres; mortgaged by Philip Ensminger; loan interest etc 217 dols 65c. The se gr of the se gr and the s w gr of the s c qr of sec 27, 1 27 n r 4 w, containing 80 acres morigaged by Micajah F. Johnson and Mary Johnson his wife; Joan interest etc 327 dols 87c The w hf of the n w or and the w hf of the s w gr of sec 30 t 27 n r 3 w, containing 162 ac Part of lot No 9 on Franklin at in the town of Shelby- mortgaged by Halsey R. Lovejov and Isabella

> A certificate of purchase will be given to the ser, pledging a putent or deed from the State when full payment shall be mide, but which shall be forfeited to State, with all payments made thereon, for any decanlt of the payment of principal or interest according to the terms of sale, and entitle the State to re-sell a suffered; and security may also be required in any case. By order of the Board of Commissioners of the Sluk as

OFFICE OF SINKING FORD, Indianapolis, Sept. 25, 1865. 1 Explanation of the abbreviations in the foregoing no-tice: e for east; w for west; a for north; a for south; hf for half; or for quarter, ir for fraction; see for section; t for township; and r for range. NOTICE of e hf of sec 23 containing 87.16-100 acres, with the ex- Of the Discontinuance of the Land Office at Vincennes, Indiana.

NOTICE is hereby given that the Land Office at Vin-cennes, Indiana, the temporary continuance of which was directed by Public Notice No. 531, dated Febe undivided hf of the e frof the s e qr of sec 23, ining 71.38-100 acres; also the undivided hf of w fr discontinued; and the public lands remaining possible and

> THOMAS H. HENDRICKS, WOOLEN MACHINERY!

C. L. CODDARD. Part of lot 41 on the original plat of Madison, for a more particular description of which see deed records pages 68 and 69 of Jefferson co; mortgaged by Solomon Devenish and Elizabeth F Devenish his wife; loan inter- load of Jefferson co; mortgaged by Solomon Devenish and Elizabeth F Devenish his wife; loan inter- load of Jefferson co; mortgaged by Solomon load of J They are in fact the only strong, durable and successful operating machines in use. No carding machine should run an hour without them.

The Feed Rolls are stong and durable, and worthy of

> Circulars explaining these Machines and Rolls, references to mills having them in use, &c., may be had by addressing C. L. GODDARD, No. 3 Bowling Green, New-York, to whom orders INDIANA SEED AND AGRICULTURAL



CORN AND COR MILL. I modern times, for the use of well advised tarmers Those Mills are guaracteed in the most positive mas

ner against breaking or derangement and warranted to grind feed from our corn, and grits on fine bominy from rind feed from ear corn, and grits on line hominy from selled corn, with a degree of case and convenience to The subscribers are now prepared to furnish the farmers with improved patterns and size to suit the No. 2 is offered at \$40 complete, ready for attaching the team, and warranted to grind 10 bushels of feed pur hour with one horse. No. 3 at \$50, will grind 15 bushels per hour with 2 horses. No. 4 at \$60, will grind 20 bushels

Mills at manufacturers prices, and will RERKENMAVER & BREWSTER, ang 27 diw6m 74 East Washington st., Itslianap

DR. HOOFLAND'S CELEBRATED GERMAN BITTERS. PREPARED BY DR. C. M. JACKSON, Philadelphia, Pa., WILL EFFECTUALLY CURE

Chromic or Nerrous Debility, Diseases of the

Kidzeys, and all discuses arising from a disorderas Countipa-Fulness, or Blood to the Head, Acidity of the Stomach, Names, Hearthurn, Disgust for Food, Fulness or weight in the Stomach, Sour Eract tions, Sinking or Fluttering at the Pit of the Stamuch, Swimming of the Head, Hurried and diffi-Sufficiently Sensations when in a lying Posture, Dimness of Vision, Bots or Webs before the Sight, Fever and Dull Pain in the Head, Deficiency of Perspiration, Vellowness of the Skin and Eves, Pain in the side, Back, Chest, Limbs, &c., Sudden Flushes of Heat Barning in the Flesh, Constant Imagings of Evil, and great De

remedy, no rash, or unwarrantable assertion is made guid appearance, denoting a discussed Livergue an ema-ciated and suffering Dyspeptic.

Then of what immense importance to the class of inproofs, that the article he is using, really possesses the virtues attributed to it. Such a remedy, a Oerman Betters. Thousands of dellurs have been pended in its manufacture and diffusion throughout acts of this continent, and the proprietor feels the greatthat there cannot be found numbers, willing to testify to its virtues.

I you wish to save money and keep neatly CI leave your measure at BACC

est satisfaction in stating, that there is no State even village where the Medicine has been Principal office and Manufactory, 130 Arch St., Phila-For sale wholesale and retail by Druggists in all the rincipal cities, and at retail by apothecuries and storesepers in every town in the United States and Canada.

The s hf of lot No 16 in John Smith's addition to the